

ABSTRACT

Application for review is a remedy available to the parties to the litigants to obtain justice. Application for review of state administrative disputes stipulated in the Ordonancy of Supreme Court, Ordonancy of Judiciary and Ordonancy of Administrative Court.

Limiting application for review by the state administration disputes the claim that the object of a decision of the reach of local officials in the enactment of the relevan region, based on the result of the national working meeting of the supreme court is contrary to the Act because The Act does not restrictions on an application for review of disputes state administration. Restrictions on review of disputes referred to the state administration for the legal consequences of the litigants that the reduced chance of obtaining justice.